

**REMARKS**

Applicant's undersigned Attorney thanks the Examiner for a kind and thorough review of the claims. New Claims 17, 18 and 19 have been added to better clarify Applicants' invention. All pending Claims are allowable over the art of record. Fitch uses a location finding system 54 to presumably locate a mobile device each and every time a call is received. Such location identification may be achieved by the use of only a single finding device (see, for example, lines 35-66 of column 7 and lines 60-65 of column 6). After receiving this location information, the computer system 36 uses a quattree methodology to determine whether the location is within an "area of interest" (see, for example, lines 36-39 of column 12 and the abstract).

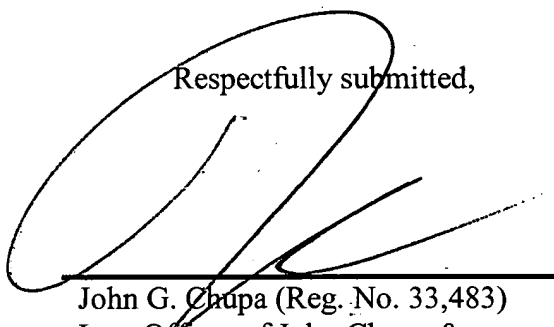
In contradistinction to Fitch (and the rest of the art of record), the claimed inventions determine the location only after determining whether the destination telephone number matches or uniquely identifies a predefined and predetermined public safety answering point i.e. ( a certain area). This preassignment and identification of destination telephone numbers completely obviates the need for any sort of a quad tree methodology to determine an area of interest.

Further, the location is calculated only if at least two radio finding devices respectively provide location information, only after uniquely pairing those finding devices who have provided such location information (Claim 18), and only after ensuring that the single angle information exceeds zero degrees and represents only "close" information (Claim 19), thereby ensuring that the location information is highly accurate

(see, for example, lines 14-16 of paragraph 11 of the application). Further, a very specific and highly accurate triangulation method is used to achieve this location determination (Claim 19).

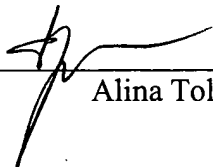
For all of the foregoing reason, the new Claim 17, 18 and 19 are allowable over the art of record and such allowance is respectfully requested. If there are any further questions regarding this matter, please call the Applicant's undersigned Attorney at (248)-324-7787.

Respectfully submitted,

  
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**CERTIFICATE OF MAILING**

I, Alina Tolkachier, do hereby certify that the foregoing Response to Office Action is being deposited with the United States Postal Service as First Class Mail, to the Box Response with Fee, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on this 3<sup>rd</sup> day of January, 2005.



Alina Tolkachier